

1 Brett A. Greenfield (SBN 217343)
2 21031 Ventura Blvd, Suite 1101
3 Woodland Hills, CA. 91364
4 (818) 724-7272 (voice)
5 (818) 806-4110 (facsimile)
6 Brett@818LawGroup.com

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8 *Attorneys for Defendant Mark Roy Anderson*
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10 **UNITED STATES DISTRICT COURT**
11 **FOR THE CENTRAL DISTRICT OF CALIFORNIA**
12 **WESTERN DIVISION**

13 **UNITED STATES OF AMERICA,**

14 **Plaintiff,**

15 **v.**

16 **MARK ROY ANDERSON,**

17 **Defendant.**

18 **Case No. 2:23-mj-2298**

19 **DECLARATION OF MEGAN
20 ANDERSON IN SUPPORT OF MARK
21 ROY ANDERSON'S RESPONSE TO
22 THE GOVERNMENT'S REQUEST
23 FOR DETENTION**

24 **[U.S. CONST. AMEND. VIII; 18 USC
25 § 3141, ET SEQ.]**

26 **DATE: May 17, 2023**

27 **TIME: 3:00 p.m.**

28 **The Honorable Charles F. Eick Presiding**

29 **DECLARATION OF MEGAN ANDERSON**

30 I, Megan Anderson, do solemnly declare and affirm that the following statement is
31 true and correct to the best of my knowledge and belief:

32 1. I am the daughter of Defendant Mark Roy Anderson ("Mark.")
33 2. As a threshold matter, and to the extent that the Pretrial Services report indicates
34 that I am willing to sign a \$20,000.00 appearance bond, this is respectfully
35 incorrect. I am willing to sign an appearance bond in the amount of \$200,000.00,
36 which is almost a year's salary for me. I work for Google as a designer.

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1 12. Mark often takes the lead in cooking delicious Italian meals for all of us, creating a
2 warm and inviting atmosphere around the dining table. During these meals, we
3 engage in conversations, share jokes, and participate in trivia sessions initiated by
4 our father.

5 13. Mark maintains a close relationship with London and Grayson's mother's family.
6 He regularly attends their family dinners and gatherings. Both families frequently
7 exchange leftovers and possess a loving and supportive co-parenting relationship
8 with the boys.

9 14. Mark is equally proud and supportive of his three eldest children: Elizabeth,
10 Thomas and myself, despite all of us living in different states across the country. I
11 work as a designer and reside in Austin, TX. Elizabeth is involved in public
12 relations and lives in Washington, D.C., with her husband and Mark's
13 granddaughter. Thomas works as an engineer and resides in Detroit.

14 15. While the three of us live out of state and have started our own families, we
15 maintain regular contact with our father through family group chats and by sharing
16 videos and messages. We also make efforts to come together during holidays or
17 other visits in between.

18 16. As a family, we have admittedly faced challenges due to our father's incarceration
19 over the years. It has been difficult for us to experience his presence and absence in
20 our lives for such prolonged durations. However, we deeply appreciate his spirit,
21 energy, and the joy of engaging in activities with him, which we consider a family
22 blessing.

23 17. There were periods when we grew distant from each other during our father's time
24 in prison. However, since his release, we have reunited as a family, and we have
25 embraced the opportunity to rebuild our bonds.

26 18. It is our hope that our father's time in jail can truly become a thing of the past.

27 [Signature on next page]

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1 I declare under penalty of perjury, according to the laws of the United States of
2 America that the foregoing is true and correct this 16 day of May, 2023, at
3 4:17PM.



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5 Megan Anderson
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PROOF OF SERVICE

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is 21031 Ventura Boulevard, Suite 1101, Woodland Hills, California 91364.

On May 16, 2023, I served the foregoing document described as:

DECLARATION OF MEGAN ANDERSON on said parties in this action as follows:

SEE ATTACHED SERVICE LIST

BY MAIL: I am familiar with this firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. postal service on that same day with postage thereon fully prepaid at Los Angeles, California in the ordinary course of business. I am aware that on motion of the party, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

BY CM/ECF NOTICE OF ELECTRONIC FILING: I electronically filed the document(s) with the Clerk of the Court by using the CM/ECF system. Participants in the case who are registered CM/ECF users will be served by the CM/ECF system. Participants in the case who are not registered CM/ECF users will be served by mail or by other means permitted by the court rules.

I declare under penalty of perjury under the laws of the United States of America
that the above is true and correct.

Executed on May 16, 2023, at Los Angeles, California.

J. Brantweyn [E-Signature]

Julie Brantveyn

1 **ATTACHED SERVICE LIST**
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Kerry L. Quinn | Assistant United States Attorney
Major Frauds Section
United States Attorney's Office, Central District of California
1100 U.S. Courthouse
312 N. Spring Street,
Los Angeles, CA 90012
(213) 894-5423 (office)
Kerry.L.Quinn@usdoj.gov (email)

BRETT GREENFIELD, ESQ.
TARZANA, CALIFORNIA

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